



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/975,996	10/15/2001	Thierry Youssefi	Q66373	9613	
7590 05/31/2005 SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC 2100 Pennsylvania Avenue, NW Washington, DC 20037-3213			EXAM	EXAMINER	
			HARVEY,	HARVEY, DIONNE	
			ART UNIT	PAPER NUMBER	
wasnington, L	JC 20037-3213		2643		
			DATE MAILED: 05/31/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
065 - 4-4' 0	09/975,996	YOUSSEFI, THIERRY				
Office Action Summary	Examiner	Art Unit				
·	Dionne N. Harvey	2643				
The MAILING DATE of this communication app Period for Reply	_	•				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period to Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timent of thirty (30) days within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on						
2a)⊠ This action is FINAL . 2b)□ This	☐ This action is FINAL . 2b)☐ This action is non-final.					
3) Since this application is in condition for allowar	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) Claim(s) is/are pending in the applicatio	4) Claim(s) is/are pending in the application.					
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.	5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-12</u> is/are rejected.						
	Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 						
2. Certified copies of the priority documents3. Copies of the certified copies of the priority	, ,					
application from the International Bureau		o III III S National Stage				
* See the attached detailed Office action for a list	, , , ,	d.				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P	atent Application (PTO-152)				
Paper No(s)/Mail Date	6) 🔲 Other:	·				

Application/Control Number: 09/975,996

Art Unit: 2643

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1-7 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hosick (US 6,073,887) in view of Smith (US 5,949,370).

Regarding claim 1, Hosick teaches a spacecraft for geosynchronous orbit, **see column 2, line 64-65**, including an antenna **34** for communication with the earth **20**, which reads on "A geosynchronous satellite comprising: antenna means for communicating with an area of the terrestrial surface";

In column 3, lines 61-63 Hosick teaches attitude control means for the satellite that positioning the north 21 and south 22 panels of the satellite, while column 4, lines 33-36 teach that the attitude control means ensures that regardless of the position of the spacecraft 18, that the north and south panels receive nearly constant, minimal sun energy and experience limited is any temperature radiation, done so by maintaining a parallel position relative to the radiated sun energy, which reads on "characterized in

Art Unit: 2643

that it includes attitude control means that positions north and south walls of a body of said satellite at all times parallel to the solar radiation";

In **column 4**, **lines 12-15**, Hosick teaches that any variety of antennas may be used with the satellite. Hosick does not specifically teach adjustment means that adjusts the antenna means so that the antenna means are always pointed towards the terrestrial coverage area.

Smith teaches, in **column 1**, **lines 18-21**, that it is desirable to provide some means for reorienting a satellite antenna relative to the satellite body so as to facilitate communication with the earth surface, which reads on "and adjustment means so that the antenna means are always pointed towards the terrestrial coverage area".

It would have been obvious for one of ordinary skill in the art at the time of the invention to combine the teachings of Hosick and Smith, equipping the satellite body of Hosick with mechanically steerable antenna means, for the purpose of maintaining current illumination coordinates regardless of orbital location, or selectively illuminating various portions of the earth surface.

Regarding claim 2, **in figure 1**, Hosick teaches that solar panels **32** are perpendicular to the solar radiation, whose surface is fastened to the body of the satellite.

Regarding claim 3, **in figure 1**, Smith teaches that the satellite includes a support **16**, for all antenna means **12**, that can be oriented relative to the body of the satellite including the north and south walls, **see column 3**, **lines 1-4 and column 5**, **lines 46-49**.

Regarding claim 4, also **in figure 1**, Smith teaches that telecommunication electronics means **22**, **also see column 3**, **lines 37-41**, are fastened to the support **16** for the antenna means, via frame **24**.

Regarding claim 5, as best understood regarding the U.S.C 112 second paragraph rejection above, the combination of Hosick and Smith teaches that the attitude control means and the support adjustment means are fastened to the body of the satellite.

Regarding claim 6, in **column 5, lines 49-53,** Smith teaches that radiation from respective ones of the feeds are summed to produce a scanned beam, thereby reading on "scanning means".

Regarding claim 7, In **column 1, lines 17-21 and lines 50-54**, Smith teaches that the adjustment means for the antenna means may be used for pointing corrections and/or to modify the position of the coverage area.

Regarding claim 9, Hosick teaches, **in column 5**, **lines 43-46** that the high temperatures of the east and west satellite faces may be used to radiate thermal energy. In **column 5**, **lines 51-55**, Hosick further teaches that the satellite includes multiplexer equipment, which is capable of functioning at high temperatures. Hosick does not clearly teach that the multiplexer is disposed on the outside face of the satellite. However, since the multiplexer is capable of functioning at high temperatures, it would have been obvious for one of ordinary skill in the art at the time of the invention to dispose the multiplexer on the outer eastern or western face of the satellite, so that

the heat dissipation of the multiplexer would assist in improving the satellite's ability to radiate thermal energy.

2. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hosick (US 6,073,887) in view of Smith (US 5,949,370) as applied to claim 1, and further in view of Polle (US 5,794,891).

Regarding claim 8, the combination of Hosick and Smith does not clearly teach that a white paint is provided on the north and/or south walls of the satellite. In **column**4, lines 11-17, Polle teaches the use of white paint on those surfaces of the satellite which are kept in shadow. It would have been obvious for one of ordinary skill in the art at the time of the invention to combine the teachings of Hosick, Smith and Polle, using white paint on the north and/or south faces of the satellite body, thereby providing those surface with higher emissivity.

3. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hosick (US 6,073,887) in view of Smith (US 5,949,370) as applied to claim 3, and further in view of Roth (US 6,229,501).

Regarding claim 10, in figure 10, Hosick teaches that the antenna means includes reflectors 34, 50, 51. Hosick does not clearly teach that the reflectors 34, 50, 51 are connected to their supports by carbon arms. In column 3, lines 40-45, Roth teaches reflectors 34, 50, 51 which are connected to their supports by carbon arms. It would have been obvious for one of ordinary skill in the art at the time of the invention to

incorporate the carbon arms of Roth into the combined invention of Hosick and Smith, since said rolled carbon arms are heat-stable and resistant to bending.

Page 6

4. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hosick (US 6,073,887) in view of Smith (US 5,949,370) in view of Roth (US 6,229,501), as applied to claim 10, and further in view of Palmer (US 6,308,919).

Regarding claim 11, the combination of Hosick, Smith and Roth, does not clearly teach that the support arms are generally H-shaped. In **column 3, lines 65-68**, Palmer teaches the use of H-shaped arms for the support of antenna reflectors. It would have been obvious for one of ordinary skill in the art at the time of the invention to combine the teachings of Hosick, Smith, Roth and Palmer, using H-shaped support arms, as constructed by Palmer, for the purpose of providing easily deployable and extendable reflector supports.

5. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hosick (US 6,073,887) in view of Smith (US 5,949,370) as applied to claim 3, and further in view of Kustas (US 6,087,991).

Regarding claim 12, The combination of Hosick and Smith does not clearly teach that the support **16** for the antenna means is constructed separately from the body of the satellite. In column 1, lines 15,16,35-38 and lines 50-51, Kustas teaches that the solar panel sub-system, power sub-system and antenna sub-systems in satellites are know to be separately constructed, as claimed. It would have been obvious for one of

Application/Control Number: 09/975,996 Page 7

Art Unit: 2643

ordinary skill in the art at the time of the invention to combine the teachings of Hosick,
Smith and Kustas, separately constructing the satellite body from the antenna means,
such that each sub-system may be separately supported and operated by those having
tailored expertise in the respective technologies.

Response to Arguments

6. Applicant's arguments filed 12/21/2004 have been fully considered but they are not persuasive. The Applicant argues that "The Combination Of Hosick And Smith Does Not Teach Or Suggest The Claimed Satellite Having Attitude Control Means That Positions The Body Of The Satellite At All Times At The Same Attitude Relative To The Solar Radiation"

However, as now indicated in the rejection of claim 1, in **column 4, lines 33-36**, Hosick teaches that the North and South panels are always positioned via attitude control means so as to receive constant minimal sun energy. Thereby anticipating the claimed limitation of having the satellite body positioned relative to the solar radiation. The rejection is thereby maintained.

Application/Control Number: 09/975,996 Page 8

Art Unit: 2643

Conclusion

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dionne N Harvey whose telephone number is 703-305-1111. The examiner can normally be reached on 9-6:30 M-F and alternating Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Curtis Kuntz can be reached on 703-305-4708. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Application/Control Number: 09/975,996 Page 9

Art Unit: 2643

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Dionne Harvey

PERVISORY PATENT EXAMINER
FECHNOLOGY CENTER 2600